EXHIBIT 1

UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re:)	Chapter 9
CITY OF DETROIT, MICHIGAN,)	Case No. 13-53846
CITT OF DETROIT, MICHIGAN,)	Case No. 13-33040
Debtor.)	Hon. Steven W. Rhodes

ORDER APPROVING FINAL FEE APPLICATION OF FEE EXAMINER PARTIES FOR ALLOWANCE OF COMPENSATION AND REIMBURSEMENT OF EXPENSES

Upon consideration of the Final Fee Application Of Fee Examiner Parties For Allowance Of Compensation And Reimbursement Of Expenses (the "Final Application");1 this Court having entered an order dated September 11, 2013 (Dkt. #810) ("Fee Review Order") regarding the review of professional fees in this case and the payment of interim compensation and expense reimbursement to the Fee Examiner Parties (as defined in the Fee Review Order); due and proper notice of the Final Application having been given to all parties entitled thereto; the Court having jurisdiction over the subject matter of and the parties to the Final Application; the Court having reviewed the Final Application and determined that good cause exists to grant the relief sought in the Final Application; it is hereby ORDERED:

- 1. The Final Application is allowed as provided herein.
- 2. The Fee Examiner is hereby allowed \$113,155.80 in aggregate compensation for the Current Application Period extending from October 1, 2014 through and including February 13, 2015.

¹ Capitalized terms not otherwise defined carry the same meaning ascribed to them in the Final Application.

- 3. The Fee Examiner is hereby allowed \$40.83 in aggregate expense reimbursement for the Current Application Period extending from October 1, 2014 through and including February 13, 2015.
- 4. Shaw Fishman is hereby allowed \$142,030.70 in aggregate compensation for the Current Application Period extending from October 1, 2014 through and including February 13, 2015.
- 5. Shaw Fishman is hereby allowed \$3,846.58 in aggregate expense reimbursement for the Current Application Period extending from October 1, 2014 through and including February 13, 2015.
- 6. Kapila is hereby allowed \$27,942.60 in aggregate compensation for the Current Application Period extending from October 1, 2014 through and including February 13, 2015.
- 7. Kapila is hereby allowed \$1.90 in aggregate expense reimbursement on an interim basis for the Current Application Period extending from October 1, 2014 through and including February 13, 2015.
- 8. The Previously Allowed Fees and Expenses awarded by this Court to the Fee Examiner Parties on an interim basis pursuant to the Interim Compensation Orders are hereby approved on a final basis.
- 9. The City is authorized and directed to pay the Fee Examiner Parties the unpaid balances of the Previously Allowed Fees and Expenses, and the fees and expenses allowed pursuant to this Order for services performed from October 1, 2014 through and included February 13, 2015.